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# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 

MARC OPPERMAN, et al.,
Plaintiffs,
v.

KONG TECHNOLOGIES, INC., et al., Defendants.

Case No. 13-CV-00453-JST
STIPULATION AND [PROPOSED] ORDER DISMISSING SPECIFIED CLAIMS AGAINST APPLE INC. WITH PREJUDICE
[Fed. R. Civ. P. 41(a)]
The Honorable Jon S. Tigar

THIS DOCUMENT RELATES TO ALL ACTIONS:
Opperman v. Path, Inc., No. 13-cv-00453-JST
Hernandez v. Path, Inc., No. 12-cv-1515-JST
Pirozzi v. Apple, Inc., No. 12-cv-1529-JST
Gutierrez v. Instagram, Inc., No. 12-cv-6550-JST

It is hereby stipulated between Plaintiffs Allen Beuershausen, Giuliana Biondi, Lauren Carter, Stephanie Cooley, Jason Green, Claire Hodgins, Gentry Hoffman, Rachelle King, Nirali Mandalaywala, Claire Moses, Judy Paul, Maria Pirozzi, and Gregory Varner (collectively, "Dismissing Plaintiffs") and Apple Inc. ("Apple"), through their respective counsel, that the above-captioned action be and is hereby dismissed, as follows:

Dismissing Plaintiffs' claims against Apple, excepting only those claims for aiding and abetting invasion of privacy that are the subject of the Class Action Settlement Agreement (ECF No. 884) and that will be released by operation of that Class Action Settlement Agreement upon its final approval by the Court, shall be and hereby are dismissed with prejudice, each side to bear its own costs and attorneys' fees, pursuant to FRCP 41. Without limitation of the foregoing and for the avoidance of doubt, this dismissal includes Counts Three, Four, Five and Six of the Second Consolidated Amended Complaint.

Respectfully submitted,
Dated: September 1, 2017

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Dated: September 1, 2017

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## ATTORNEYS FOR DEFENDANT APPLE INC.

## FILER'S ATTESTATION

I attest that concurrence in the filing of this document has been obtained from the other signatories listed above.

Dated: September 1, 2017
Hogan Lovells US LLP

By: _/s/Robert B. Hawk Robert B. Hawk

## [PROPOSED] ORDER

PURSUANT TO THE STIPULATION, AND GOOD CAUSE APPEARING, IT IS HEREBY ORDERED:

Plaintiffs' claims against Apple, excepting only those claims for aiding and abetting invasion of privacy that are the subject of the Class Action Settlement Agreement (ECF No. 884), shall be and hereby are dismissed with prejudice, each side to bear its own costs and attorneys' fees.

Dated: September 5, 2017


